

UNITED STATE B DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICAL	NT ATTORNEY DOCKETT NO.
SERVIL NUMBER	I ILING DATE	I HOT INWILD AT LIOA	A TOTAL DOGALT NO.
08/1	92,102 02/	04/94 LE	J NYU93-01M
		a media 7 mma.m.	LUCAS, EXAMINER
DAVI	D E. BROOK	18M1/0918	
		SMITH AND REYNOLDS	ART UNIT PAPER NUMBER
	LITIA DRIVE NGTON, MA 02:	173	1806
	the same of the same.		DATE MAILED:
	i	EXAMINER INTERVIEW SUMMAR	Y RECORD 09/18/96
Ali participants (applican	t, applicant's representati	ve, PTO personnel):	
\ \ 10.44	5 / 100	as m	elrdre Sanders
(1)	<u> رسی ر ر</u>	<u> </u>	
(2) <u>Car</u>	olyn El	more (4)	
Data of Intonday	9/	0/96	
Date of Interview	□ Pomonal (comule alve	n to □ applicant □ applicant's represen	ntativo)
· / V		es 🗆 No. If yes, brief description:	izatvoj.
EXHIBIT SHOWN OF GENION	Spanon conducted. Dire	is Li 140. Il yes, oner cesorphori.	
		-	
Anreement 🖂 was rea	ched with respect to some	or all of the claims in question. Was no	ot reached.
Agreement 🔲 was rea	$a_{1}$	2	
Claims discussed:	//-/		
dentification of prior art	discussed: Mac 7	smald TT et al	Clai Exp Immend
[1990] 81	1301-305	- Sue 892 a	tacked to Paper No 23
		<u>-</u>	Martineld Refer
Description of the gener	al nature of what was agre	eed to if an agreement was reached, or any	other comments: MacLones Fig. 3197
Considered	1. Not four	I to be prior art.	Claims were discussed
Mare in	Marghe	un internal house	and for the
Lase S	11. 1 10	John States	Jan San Jan Jan Jan Jan Jan Jan Jan Jan Jan J
delet and	woody A2	from Clarus &	y Examenes so amendor
A Nom	is are s	ound orherwise a	llowable
(A fuller description, if ne attached. Also, where n	ecessary, and a copy of the copy of the	e amendments, if available, which the exan s which would render the claims allowable i	niner agreed would render the claims allowable must be is available, a summary thereof must be attached.)
It is not necessa	ry for applicant to provide	a separate record of the substance of the i	nterview.
WAIVED AND MUST IN	CLUDE THE SUBSTANC	E OF THE INTERVIEW (e.g., items 1-7 on	TEN RESPONSE TO THE LAST OFFICE ACTION IS NOT the reverse side of this form). If a response to the last Office ovide a statement of the substance of the interview.
/ l requirements th	at may be present in the learnents of the last Office	ast Office action, and since the claims are r	a complete response to each of the objections, rejections and now allowable, this completed form is considered to fulfill the ling a separate record of the substance of the interview unless

PTOL-413 (REV. 2 -93)